

Contents

Foreword	1
Acknowledgements	3
1 Executive summary of recommendations	7
2 From “real rape” to real justice in New Zealand Aotearoa: The reform project <i>Elisabeth McDonald and Rachel Souness</i>	31
3 The current process for prosecuting sexual offences <i>Yvette Tinsley</i>	85
4 The potential impact of other proposed reforms on processes in sexual violence cases <i>Jeremy Finn, Elisabeth McDonald and Yvette Tinsley</i>	105
5 Investigation and the decision to prosecute in sexual violence cases <i>Yvette Tinsley</i>	120
6 Complainant desire for information, consultation and support: How to respond and who should provide? <i>Elisabeth McDonald</i>	168
7 Identifying and qualifying the decision-maker: The case for specialisation <i>Jeremy Finn, Elisabeth McDonald and Yvette Tinsley</i>	221
8 Evidence issues <i>Elisabeth McDonald and Yvette Tinsley</i>	279
9 Rejecting “one size fits all”: Recommending a range of responses <i>Elisabeth McDonald and Yvette Tinsley</i>	377
Appendices	
A German Criminal Procedure	439
B Austrian Criminal Procedure	453
C Dutch Criminal Procedure	468
D Danish Criminal Procedure	487
E Swedish Criminal Procedure	497
F Consultative Workshop Commentators and Participants	505
Bibliography	507
Index	546